Foundry Supply, Inc., et al, Civ. Act. No. 1:92–CV–567, was lodged with the United States District Court for the Eastern District of Tennessee on March 29, 1995. This action was brought pursuant to Section 107 of the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended, 42 U.S.C. 9607.

The parties to this Consent Decree are Southern Foundry Supply, Inc.; the City of Chattanooga, Tennessee; Phelps-Dodge Corporation; Textile Rubber and Chemical Company, Inc.; NSPS, Inc.; Norfolk Southern Railway Company; Provident Life and Accident Insurance Company; CSX Transportation, Inc.; Edward and Helen Gomberg; and Browning-Ferris Industries of Tennessee, Inc. These parties agree to pay the United States \$1,159,000 in reimbursement of costs incurred in responding to the release or threatened release of hazardous substances at the Amnicola Dump Site in Chattanooga, Tennessee

The Department of Justice will receive comments relating to the proposed Consent Decree for a period of 30 days from the date of this publication. Comments should be addressed to the Assistant Attorney General of the Environment and Natural Resources Division, Department of Justice, 10th and Pennsylvania Avenue NW., Washington, D.C. 20530. All comments should refer to *United States* v. *Southern Foundry Supply, Inc., et al*, DOJ Ref. #90–11–3–664A.

The proposed Consent Decree may be examined at the office of the United States Attorney, 1110 Market Street, Chattanooga, Tennessee 37402. A copy of the proposed Consent Decree may be obtained in person or by mail from the Consent Decree Library, 1120 "G" Street NW., 4th Floor, Washington, D.C. 20005. When requesting a copy, please refer to the referenced case and enclose a check in the amount of \$7.75 (25 cents per page copying cost), payable to the Consent Decree Library.

Joel M. Gross,

Acting Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 95–9799 Filed 4–19–95; 8:45 am] BILLING CODE 4410–01–M

Notice of Lodging of Consent Decree Pursuant to the Safe Drinking Water Act, the Clean Air Act, and the Resource Conservation and Recovery Act

In accordance with Departmental policy, 28 C.F.R. § 50.7, notice is hereby

given that a proposed consent decree in *United States* v. *Witco Corporation, et al.,* Civil Action No. CV–F–92–5705 REC, was lodged on April 5, 1995 with the United States District Court for the Eastern District of California.

The proposed consent decree resolves a case brought by the United States pursuant to the Clean Air Act, Safe Drinking Water Act, and Resource Conservation and Recovery Act against Witco Corporation ("Witco") and Catalyst Golden Bear Cogeneration Partnership ("Catalyst") for violations committed at Witco's refinery located in Oildale, California ("Refinery").

The proposed consent decree requires Witco and Catalyst jointly to pay \$700,000 in civil penalties. The proposed decree also requires Witco to construct and operate a wastewater recycling system as a supplemental environmental Project and to comply with the following injunctive relief demands: Conducting site characterization work to determine the extent of soil and groundwater contamination at and around the Refinery; permanently closing and abandoning all injection wells at the Refinery; installing air pollution control and emissions monitoring equipment on certain Refinery equipment and complying with all federal regulations applicable to that equipment; complying with the applicable State Implementation Plan; and training Refinery employees concerning the proper disposal of solvents in the Refinery's laboratory.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the proposed consent decree. Comments should be addressed to the Assistant Attorney General for the Environment and Natural Resources Division, Department of Justice, Washington, D.C. 20530, and should refer to *United States* v. *Witco Corporation, et al.*, DOJ Ref. #90–5–1–1–3643.

The proposed consent decree may be examined at the office of the United States Attorney, 3654 Federal Building, 1130 "O" Street, Fresno, CA 93721 (209) 487-5820; the Region IX Office of the Environmental Protection Agency, 75 Hawthorne Street, San Francisco, CA 94105; and at the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, D.C. 20005, (202) 624-0892. A copy of the proposed consent decree may be obtained in person or by mail from the Consent Decree Library, 1120 G Street NW., 4th Floor, Washington, D.C. 20005. In requesting a copy please refer to the referenced case and enclose a check in the amount of

\$16.75 (25 cents per page reproduction costs), payable to the Consent Decree Library.

Joel M. Gross,

Acting Chief, Environmental Enforcement Section, Environment and Natural Resources Division.

[FR Doc. 95–9740 Filed 4–19–95; 8:45 am] BILLING CODE 4410–01–M

[AAG/A Order No. 100-95]

Privacy Act of 1974; Modified System of Records

Pursuant to the Privacy Act of 1974 (5 U.S.C. 552a) and Office of Management and Budget Circular No. A–130, notice is given that the Department of Justice (DOJ), Federal Bureau of Investigation (FBI), is modifying the following system of records which was last published in the **Federal Register** on March 10, 1992 (57 FR 8479):

National Crime Information Center (NCIC), Justice/FBI-001

The NCIC is maintained for law enforcement purposes and provides a computerized data base for ready access by a criminal justice agency making an inquiry, and for prompt disclosure of responsive information in the system from other criminal justice agencies about crime and criminals. The FBI is modifying this system to add the names and identifying data of persons who are members of violent criminal gangs and terrorist organizations. This information will assist law enforcement in criminal investigations of these individuals and organizations, and in the protection of officers and others encountering these individuals. Changes related to this modification have been made throughout the system description.

In addition, the FBI is removing a reference to exemption from subsection (f) which it had inadvertently included in the prior publication of this system of records. However, a rule document which would include a reason for the exemption was never promulgated, and the DOJ/FBI is in compliance with this provision. Therefore, the erroneous reference to subsection (f) had no effect on the public, and the removal of any reference thereto constitutes a minor correction. Other minor changes have been made to improve and add clarity. Where possible, changes have been noted by italics for the convenience of the public.

Title 5 U.S.C. 552a(e) (4) and (11) provide that the public be given 30 days in which to comment on any new or intended uses of information in the system. While no new routine uses have been added, an opportunity to comment

is provided because the existing routine uses may affect the new categories of individuals. In addition, the Office of Management and Budget (OMB), which has oversight responsibilities under the Act, requires that OMB and the Congress be given 40 days in which to review major changes to the system.

Therefore, the public, OMB, and the Congress are invited to submit written comments to Patricia E. Neely, Staff Assistant, Systems Policy Staff, Information Resources Management, Department of Justice, Washington, DC 20530 (Room 850, WCTR Building). Comments from the public should be submitted May 22, 1995.

In accordance with Privacy Act requirements, the DOJ has provided a report on the modified system to the OMB and the Congress.

Dated: April 4, 1995.

Stephen R. Colgate,

Assistant Attorney General for Administration.

JUSTICE/FBI 001

SYSTEM NAME:

National Crime Information Center (NCIC).

SYSTEM LOCATION:

Federal Bureau of Investigation: J. Edgar Hoover Bldg., 10th and Pennsylvania Avenue NW., Washington, DC 20535.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

- A. Wanted Persons: 1. Individuals for whom Federal warrants are outstanding.
- 2. Individuals who have committed or have been identified with an offense which is classified as a felony or serious misdemeanor under the existing penal statutes of the jurisdiction originating the entry and *for whom a* felony or misdemeanor warrant has been issued with respect to the offense which was the basis of the entry. Probation and parole violators meeting the foregoing criteria.
- 3. A "Temporary Felony Want" may be entered when a law enforcement agency has need to take prompt action to establish a "want" entry for the apprehension of a person who has committed or the officer has reasonable grounds to believe has committed, a felony and who may seek refuge by fleeing across jurisdictional boundaries and circumstances preclude the immediate procurement of a felony warrant. A "Temporary Felony Want" shall be specifically identified as such and subject to verification and support by a proper warrant within 48 hours following the entry of a temporary want.

The agency originating the "Temporary Felony Want" shall be responsible for subsequent verification or re-entry of a permanent want.

4. Juveniles who have been adjudicated delinquent and who have escaped or absconded from custody, even though no arrest warrants were issued. Juveniles who have been charged with the commission of a delinquent act that would be a crime if committed by an adult, and who have fled from the state where the act was committed.

- 5. Individuals who have committed or have been identified with an offense committed in a foreign country, which would be a felony if committed in the United States, and for whom a warrant of arrest is outstanding and for which act an extradition treaty exists between the United States and that country.
- 6. Individuals who have committed or have been identified with an offense committed in Canada and for whom a Canada-Wide Warrant has been issued which meets the requirements of the Canada-U.S. Extradition Treaty, 18 U.S.C. 3184.
- B. Individuals who have been charged with serious and/or significant offenses:
- 1. Individuals who have been fingerprinted and whose criminal history record information has been obtained.
- 2. Violent Felons: Persons with three or more convictions for a violent felony or serious drug offense as defined by 18 U.S.C. § 924(e).
- C. Missing Persons: 1. A person of any age who is missing and who is under proven physical/mental disability or is senile, thereby subjecting *that person* or others to personal and immediate danger.
- 2. A person of any age who is missing under circumstances indicating that *the* disappearance was not voluntary.
- 3. A person of any age who is missing under circumstances indicating that *that person's* physical safety *may be* in danger.
- 4. A person of any age who is missing after a catastrophe.
- 5. A person who is missing and declared unemancipated as defined by the laws of *the person's* state of residence and does not meet any of the entry criteria set forth in 1–4 above.
- D. Individuals designated by the U.S. Secret Service as posing a potential danger to the President and/or other authorized protectees.
- E. Members of Violent Criminal Gangs: Individuals about whom investigation has developed sufficient information to establish membership in a particular violent criminal gang by either:

- 1. Self admission at the time of arrest or incarceration, or
- 2. Any two of the following criteria: a. Identified as a gang member by a reliable informant;
- b. Identified as a gang member by an informant whose information has been corroborated;
- c. Frequents a gang's area, associates with known members, and/or affects gang dress, tattoos, or hand signals;
- d. Has been arrested multiple times with known gang members for offenses consistent with gang activity; or
- e. Self admission (other than at the time of arrest or incarceration).
- F. Members of Terrorist Organizations: Individuals about whom investigations has developed sufficient information to establish membership in a particular terrorist organization using the same criteria listed above in paragraph E, items 1 and 2 a-e, as they apply to members of terrorist organizations rather than members of violent criminal gangs.
- G. Unidentified Persons: 1. Any unidentified deceased person. 2. Any person who is living and unable to ascertain the person's identity (e.g., infant, amnesia victim). 3. Any unidentified catastrophe victim. 4. Body parts when a body has been dismembered.

CATEGORIES OF RECORDS IN THE SYSTEM:

- A. Stolen Vehicle File: 1. Stolen vehicles. 2. Vehicles wanted in conjunction with felonies or serious misdemeanors. 3. Stolen vehicle parts including certificates of origin or title.
 - B. Stolen License Plate File.
 - C. Stolen Boat File.
- *D.* Stolen Gun File: 1. Stolen guns. 2. Recovered guns, when ownership of which has not been established.
 - E. Stolen Article File.
- F. Securities File: 1. Serially numbered stolen, embezzled *or* counterfeited, securities.
- 2. "Securities" for present purposes of this file are currently (e.g., bills, bank notes) and those documents or certificates which generally are considered to be evidence of debt (e.g., bonds, debentures, notes) or ownership of property (e.g., common stock, preferred stock), and documents which represent subscription rights, warrants and which are of *the* types traded in the securities exchanges in the United States, except for commodities futures. Also, included are warehouse receipts, travelers checks and money orders.
- *G.* Wanted Person File: Ďescribed in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM. A. Wanted Persons, *1–4.*"
- H. Foreign Fugitive File: Identification data regarding persons

who are fugitives from foreign countries, who are described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: A. Wanted Persons, 5 and 6."

I. Interstate Identification Index File: A cooperative Federal-state program for the interstate exchange of criminal history record information for the purpose of facilitating the interstate exchange of such information among criminal justice agencies. Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: B. 1."

J. Identification records regarding persons enrolled in the United States Marshals Service Witness Security Program who have been charged with serious and/or significant offenses: Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: B."

K. Bureau of Alcohol, Tobacco, and Firearms (BATF) Violent Felon File: Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: B. 2."

L. Missing Person File: Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: C. Missing Persons."

M. U.S. Secret Service Protective File: Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: D."

N. Violent Criminal Gang File: A cooperative Federal-state program for the interstate exchange of criminal gang information. For the purpose of this file, a "gang" is defined as a group of three or more persons with a common interest, bond, or activity characterized by criminal or delinquent conduct. Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: E. Members of Violent Criminal Gangs."

O. Terrorist File: A cooperative Federal-state program for the exchange of information about terrorist organizations and individuals. For the purposes of this file, "terrorism" is defined as activities that involve violent acts or acts dangerous to human life that are a violation of the criminal laws of the United States or any state or would be a criminal violation if committed within the jurisdiction of the United States or any state, which appear

1. Intimidate or coerce a civilian population,

to be intended to:

2. Influence the policy of a government by intimidation or coercion, or

3. Affect the conduct of a government by crimes or kidnapping. Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: F. Members of Terrorist Organizations." P. Unidentified Person File: Described in "CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM: G. Unidentified Persons."

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The system is established and maintained in accordance with 28 U.S.C. §534; Department of Justice Appropriation Act, 1973, Pub. L. 92–544, 86 Stat. 1115, Securities Acts Amendment of 1975, Pub. L. 94–29, 89 Stat. 97; and 18 U.S.C. § 924 (e). Exec. Order No. 10450, 3 CFR (1974).

PURPOSE:

The purpose for maintaining the NCIC system of record is to provide a computerized data base for ready access by a criminal justice agency making an inquiry and for prompt disclosure of information in the system from other criminal justice agencies about crimes and criminals. This information assists authorized agencies in criminal justice objectives, such as apprehending fugitives, locating missing persons, locating and returning stolen property, as well as in the protection of the law enforcement officers encountering the individuals described in the system.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Data in NCIC files is exchanged with and for the official use of authorized officials of the Federal Government, the States, cities, penal and other institutions, and certain foreign governments. The data is exchanged through NCIC lines to Federal criminal justice agencies, criminal justice agencies in the 50 States, the District of Columbia, Puerto Rico, U.S. Possessions and U.S. Territories. Additionally, data contained in the various "want files," i.e., the stolen vehicle file, stolen license plate file, stolen gun file, stolen article file, wanted person file, securities file, boat file, and missing person data may be accessed by the Royal Canadian Mounted Police. Criminal history data is disseminated to non-criminal justice agencies for use in connection with licensing for local/state employment or other uses, but only where such dissemination is authorized by Federal or state statutes and approved by the Attorney General of the United States.

Data in NCIC files, other than the information described in "CATEGORIES OF RECORDS IN THE SYSTEM: I, J, K, M, N, and O," is disseminated to (1) a nongovernmental agency subunit thereof which allocates a substantial part of its annual budget to the administration of criminal justice, whose regularly employed peace

officers have full police powers pursuant to state law and have complied with the minimum employment standards of governmentally employed police officers as specified by state statute; (2) a noncriminal justice governmental department of motor vehicle or driver's license registry established by a statute, which provides vehicles registration and driver record information to criminal justice agencies; (3) a governmental regional dispatch center, established by a state statute, resolution, ordinance or Executive order, which provides communications services to criminal justice agencies; and (4) the national Automobile Theft Bureau, a nongovernmental nonprofit agency which acts as a national clearinghouse for information on stolen vehicles and offers free assistance to law enforcement agencies concerning automobile thefts, identification and recovery of stolen vehicles.

Disclosures of information from this system, as described above, are for the purpose of providing information to authorized agencies to facilitate the apprehension of fugitives, the location of missing persons, the location and/or return of stolen property, or similar criminal justice objectives.

Information on missing children, missing adults who were reported missing while children, and unidentified living and deceased persons may be disclosed to the National Center for Missing and Exploited Children (NCMEC). The NCMEC is a nongovernmental, nonprofit, federally funded corporation, serving as a national resource and technical assistance clearinghouse focusing on missing and exploited children. Information is disclosed to NCMEC to assist it in its efforts to provide technical assistance and education to parents and local governments regarding the problems of missing and exploited children, and to operate a nationwide missing children hotline to permit members of the public to telephone the Center from anywhere in the United States with information about a missing child.

In addition, information may be released to the news media and the public pursuant to 28 CFR 50.2, unless it is determined that release of the specific information in the context of a particular case would constitute an unwarranted invasion of personal privacy;

To a Member of Congress or staff acting upon the member's behalf whom the member or staff requests the information on behalf of and at the request of the individual who is the subject of the record; and,

To the National Archives and Records Administration and the General Services Administration in records management inspections conducted under the authority of 44 U.S.C. §§2904 and 2906.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE

Information maintained in the NCIC system is stored electronically for use in a computer environment.

RETRIEVABILITY:

On line access to data in NCIC is achieved by using the following search descriptors:

- A. Stolen Vehicle File:
- 1. Vehicle identification number;
- 2. Owner applied number;
- 3. License plate number;
- 4. NCIC number (unique number assigned by NCIC computer to each NCIC record.)
 - B. Stolen License Plate File:
 - 1. License plate number;
 - 2. NCIC number.
 - C. Stolen Boat File:
 - 1. Registration document number;
 - 2. Hull serial number;
 - 3. Owner applied number;
 - 4. NCIC number.
 - D. Stolen Gun File:
 - 1. Serial number of gun;
 - 2. NCIC number.
 - E. Stolen Article File:
 - 1. Serial number of article;
 - 2. Owner applied number;
 - 3. NCIC number.
 - F. Securities File:
- 1. Type, serial number, denomination of security, and issuer for other than U.S. Treasury issues and currency;
- O.S. Treasury issues and currency,
- 2. Type of security and name of owner of security;
- 3. Social Security number of owner of security (it is noted the requirements of the Privacy Act with regard to the solicitation of Social Security numbers have been brought to the attention of the members of the NCIC system);
 - 4. NCIC number.
 - G. Wanted Person File:
- 1. Name and one of the following numerical identifiers:
 - a. Date of birth;
- b. FBI number (number assigned by the Federal Bureau of Investigation to an arrest fingerprint record);
- c. Social Security number (it is noted the requirements of the Privacy Act with regard to the solicitation of Social Security numbers have been brought to the attention of the members of the NCIC system);
- d. Operator's license number (driver's number);

- e. Miscellaneous identifying number (military number or number assigned by Federal, state, or local authorities to an individual's record);
- f. Originating agency case number; 2. Vehicle or license plate known to be in the possession of the wanted person;
 - 3. NCIC number.
 - H. Foreign Fugitive File: See G, above.
 - I. Interstate Identification Index File:
 - 1. Name, sex, race, and date of birth;
 - 2. FBI number;
 - 3. State identification number;
 - 4. Social Security number;
 - 5. Miscellaneous identifying number.
- J. Witness Security Program File: See G, above.
- K. BATF Violent Felon File: See G, above.
- L. Missing Person File: See G, above, plus the age, sex, race, height and weight, eye and hair color of the missing person.
- M. U.S. Secret Service Protective File: See G, above.
- N. Violent Criminal Gang File: See G, above.
 - O. Terrorist File: See G, above.
- P. Unidentified Person File: the age, sex, race, height and weight, eye and hair color of the unidentified person.

SAFEGUARDS:

Data stored in the NCIC is documented criminal justice agency information and access to that data is restricted to duly authorized criminal justice agencies. The following security measures are the minimum to be adopted by all criminal justice agencies having access to the NCIC.

Interstate Identification Index (III) File. These measures are designed to prevent unauthorized access to the system data and/or unauthorized use of data obtained from the computerized file.

1. Computer Center. a. The criminal justice agency computer site must have adequate physical security to protect against any unauthorized personnel gaining access to the computer equipment or to any of the stored data. b. Since personnel at these computer centers can have access to data stored in the system, they must be screened thoroughly under the authority and supervision of an NCIC control terminal agency. (This authority and supervision may be delegated to responsible criminal justice agency personnel in the case of a satellite computer center being serviced through a state control terminal agency.) This screening will also apply to non-criminal justice maintenance or technical personnel. c. All visitors to these computer centers must be accompanied by staff personnel at all

times. d. Computers having access to the NCIC must have the proper computer instructions written and other built-in controls to prevent criminal history data from being accessible to any terminals other than authorized terminals. e. Computers having access to the NCIC must maintain a record of all transactions against the criminal history file in the same manner the NCIC computer logs all transactions. The NCIC identifies each specific agency entering or receiving information and maintains a record of those transactions. This transaction record must be monitored and reviewed on a regular basis to detect any possible misuse of criminal history data. f. Each State Control terminal shall build its data system around a central computer, through which each inquiry must pass for screening and verification. The configuration and operation of the center shall provide for the integrity of the data base.

2. Communications: a. Lines/channels being used to transmit criminal history information must be dedicated solely to criminal justice, i.e., there must be no terminals belonging to agencies outside the criminal justice system sharing these lines/channels. b. Physical security of the lines/channels must be protected to guard against clandestine devices being utilized to intercept or inject system traffic

3. Terminal Devices Having Access to NCIC: a. All agencies having terminals on this system must be required to physically place these terminals in secure locations within the authorized agency. b. The agencies having terminals with access to criminal history must *screen* terminal operators and restrict access to the terminal to a minimum number of authorized employees. c. Copies of criminal history data obtained from terminal devices must be afforded security to prevent any unauthorized access to or use of the data. d. All remote terminals on NCIC III will maintain a manual or automated log of computerized criminal history inquiries with notations of individuals making requests for records for a minimum of one year.

RETENTION AND DISPOSAL:

Unless otherwise removed, records will be retained in files as follows:

A. Vehicle File: a. Unrecovered stolen vehicle records (including snowmobile records) which do not contain vehicle identification numbers (VIN) or Ownerapplied number (OAN) therein, will be purged from file 90 days after date of entry. Unrecovered stolen vehicle records (including snowmobile records) which contain VIN's or OANs will

remain in file for the year of entry plus Δ

b. Unrecovered vehicles wanted in conjunction with a felony will remain in file for 90 days after entry. In the event a longer retention period is desired, the vehicle must be reentered. c. Unrecovered stolen VIN plates, certificates of origin or title, and serially numbered stolen vehicle engines or transmissions will remain in file for the year of entry plus 4.

(Job No. NC1-65-82-4, Part E. 13 h.(1))

B. License Plate File: Unrecovered stolen license plates will remain in file for one year after the end of the plate's expiration year as shown in the record.

(Job No. NC1-65-82-4, Part E. 13 h.(2))

C. Boat File: Unrecovered stolen boat records, which contain a hull serial number of an OAN, will be retained in file for the balance of the year entered plus 4. Unrecovered stolen boat records which do not contain a hull serial number or an OAN will be purged from file 90 days after date of entry.

(Job No. NC1-65-82-4, Part E. 13 h.(6))

D. Gun file: a. Unrecovered weapons will be retained in file for an indefinite period until action is taken by the originating agency to clear the record. b. Weapons entered in file as "recovered" weapons will remain in file for the balance of the year entered plus 2.

(Job No. NC1-65-82-4, Part E. 13 h.(3))

E. Article File: Unrecovered stolen articles will be retained for the balance of the year entered plus one year.

(Job No. NC1-65-82-4, Part E. 13 h.(4))

F. Securities File: Unrecovered stolen, embezzled *or* counterfeited securities will be retained for the balance of the year entered plus 4, except for travelers checks and money orders, which will be retained for the balance of the year entered plus 2.

(Job No. NC1-65-82-4, Part E. 13 h.(5))

G. Wanted Person File: Person not located will remain in file indefinitely until action is taken by the originating agency to clear the record (except "Temporary Felony Wants", which will be automatically removed from the file after 48 hours).

(Job No. NC1-65-87-114, Part E. 13 h.(7))

H. Foreign Fugitive File: Person not located will remain in file indefinitely until action is taken by the originating agency to clear the record.

I. Interstate Identification Index File: When an individual reaches age of 80.

(Job No. NC1-65-76-1)

J. Witness Security Program File: Will remain in file until action is taken by the U.S. Marshals Service to clear or cancel the records.

K. BATF Violent Felon File: Will remain in file until action is taken by the BATF to clear or cancel the records.

L. Missing Persons File: Will remain in the file until the individual is located or action is taken by the originating agency to clear the record.

(Job No. NC1-65-87-11, Part E 13h (8))

M. U.S. Secret Service Protective File: Will be retained until names are removed by the U.S. Secret Service.

N. Violent Criminal Gang File: Records will be subject to mandatory purge if inactive for five years.

O. Terrorist File: Records will be subject to mandatory purge if inactive for five years.

P. Unidentified Person File: Will be retained for the remainder of the year of entry plus 9.

SYSTEM MANAGER AND ADDRESS:

Director, Federal Bureau of Investigation, J. Edgar Hoover Building, 10th and Pennsylvania Avenue NW., Washington, DC 20535.

NOTIFICATION PROCEDURE:

Same as the above.

RECORD ACCESS PROCEDURES:

It is noted the Attorney General has exempted this system from the access and contest procedures of the Privacy Act. However, the following alternative procedures are available to requester. The procedures by which computerized criminal history record information about an individual may be obtained by that individual are as follows:

If an individual has a criminal record supported by fingerprints and that record has been entered in the NCIC *III file, criminal history record information,* it is available to that individual for review, upon presentation of appropriate identification and in accordance with applicable State and Federal administrative and statutory regulations.

Appropriate identification includes being fingerprinted for the purpose of insuring that the individual *is who the individual* purports to be. The record on file will then be verfied through comparison of fingerprints.

Procedure: 1. All requests for review must be made by the subject of *the* record through a law enforcement agency which has access to the NCIC *III* File. That agency within statutory or regulatory limits can require additional identification to assist in securing a positive identification.

2. If the cooperative law enforcement agency can make an identification with fingerprints previously taken which are on file locally and if the FBI identification number of the individual's record is available to that agency, it can make an on-line inquiry of NCIC to obtain *the* record on-line or, if it does not have suitable equipment to obtain an on-line response, obtain the record from Washington, DC by mail. The individual will then be afforded the opportunity to see that record.

3. Should the cooperating law enforcement agency not have the individual's fingerprints on file locally, it is necessary for that agency to relate *the* prints to an existing record by having *the* identification prints compared with those already on file in the FBI or possibly in the State's central

identification agency.

CONTESTING RECORD PROCEDURES:

The Attorney General has exempted this system from the contest procedures of the Privacy Act. Under this alternative procedure described above under "Record Access Procedures," the subject of the requested record shall request the appropriate arresting agency, court, or correctional agency to initiate action necessary to correct any stated inaccuracy in subject's record or provide the information needed to make the record complete.

RECORD SOURCE CATEGORIES:

Information contained in the NCIC system is obtained from local, state, Federal and international criminal justice agencies.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

The Attorney General has exempted this system from subsection (c) (3) and (4), (d), (e)(1) (2), and (3), (e)(4) (G), (H), (e)(8) and (g) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2) and (k)(3). Rules have been promulgated in accordance with the requirements of 5 U.S.C. 553 (b), (c) and (e) and have been published in the **Federal Register**.

[FR Doc. 95–9739 Filed 4–19–95; 8:45 am] BILLING CODE 4410–01–M

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Affymetrix, Inc./Molecular Dynamics, Inc.

Notice is hereby given that, on January 17, 1995, pursuant to Section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* ("the Act"),